



16 MAR 2004

UNITED STATES PATENT AND TRADEMARK OFFICE

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Venable  
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In re Application of SUDO et al  
U.S. Application No.: 10/070,328  
Int. Application No.: PCT/US00/17024  
Int. Filing Date: 21 June 2000  
Priority Date: 21 June 1999  
Attorney Docket No.: 32390-178943

For: THIENYLHYDRAZON WITH DIGITALIS-  
LIKE PROPERTIES (POSITIVE INOTROPIC  
EFFECTS)

COMMUNICATION

This is in response to the declaration filed 12 March 2004.

The declaration is improper for the same reasons set forth in the decision mailed 09 December 2003. Specifically, it is not sufficient to submit only the signature page of a declaration because doing so raises doubt as to whether the signature page was associated with the other pages of the declaration at the time of execution. For example, the declaration filed 12 March 2004 contains one of Page 1, two of Page 2, six of Page 3, and four of Page 4. Applicant must file either (1) a single complete declaration executed by all of the inventors (i.e. a declaration consisting of Pages 1-4 and containing the signatures of all the inventors) or (2) multiple complete declarations (i.e. each complete declaration consisting of Pages 1-4), wherein each inventor's signature appears on at least one of the multiple complete declarations.

A proper response must be filed within ONE (1) MONTH of the mailing date of this communication. The response must include a properly executed declaration as discussed above. Extensions of time are NOT available under 37 CFR 1.136(a).

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